

Stephanie Carr/R1/USEPA/US

To R1 Records-Ctr-RCRA@epa

08/11/2008 10:18 AM

cc

bcc

Subject Fw: Revised Schedule - 80 Wampus Lane, Milford CT

----- Forwarded by Stephanie Carr/R1/USEPA/US on 08/11/2008 10:18 AM -----



Keith.Kuerzel@erm.com

07/08/2004 02:29 PM

To Matt Hoagland/R1/USEPA/US@EPA, Stephanie Carr/R1/USEPA/US@EPA,
gennady.shteynberg@po.state.ct.us,
maurice.hamel@po.state.ct.us

cc Jim.Pfeifer@erm.com, Kevin.King@erm.com

Subject Revised Schedule - 80 Wampus Lane, Milford CT

All,

Please find attached the revised schedule and cover letter.

Keith R. Kuerzel
ERM Northeast
Two Hartford Square West, Suite 300
146 Wyllys Street
Hartford, CT 06106

Ph. (860) 524-5678



Fax (860) 524-5680 Revised DEPSched-Wampus.pdf

**Environmental
Resources
Management**

Two Hartford Square West
146 Wyllys Street, Suite 300
Hartford, CT 06106
(860) 524-5678
(860) 524-5680 (fax)
<http://www.erm.com>

July 8, 2004

Mr. Gennady Shteynberg
Connecticut Department of Environmental Protection
Bureau of Waste Management
Permitting, Enforcement and Remediation Division
79 Elm Street
Hartford, CT 06106



cc: Mr. Maurice Hamel, DEP
Ms. Stephanie Carr, EPA
Mr. Matthew Hoagland, EPA

***RE: Revised Schedule for Investigation and Remediation
Former Burndy/Framatome Facility
80 Wampus Lane, Milford, Connecticut***

Dear Mr. Shytenberg:

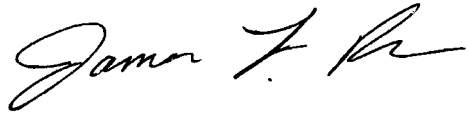
This revised Schedule for Investigation and Remediation of this Site is being submitted in response to EPA concerns regarding the initiation of the additional tasks required at 80 Wampus Lane. The disposal of the stockpiled soil at the Site is approved into the disposal facility and pending contractor availability, the stockpiled materials will begin leaving the Site by July 15, 2004.

Attached is the newly revised schedule for the investigation and remediation of the Site. It is our understanding that the remaining characterization activities proposed for the Site in the original Work Plan and Addendum, along with additional activities identified during the completion of the investigation work between 2000 and 2002, will be conducted under the direct oversight of the Connecticut DEP, with additional input and review from the Environmental Protection Agency (EPA).

This schedule was prepared in general accordance with C.G.S. Subsection 22a-134a(i), the public participation requirements of the Remediation Standard Regulations. This Schedule is also being issued in accordance with verbal directives presented during the aforementioned meeting/conference call with EPA, ERM and Wampus.

Please call us if there are any questions or comments regarding this revised schedule.

Regards,

A handwritten signature in black ink, appearing to read "James L. Pfeifer". The signature is fluid and cursive, with a large initial "J" and a stylized "P".

James L. Pfeifer, LEP
Senior Project Manager

REVISED SCHEDULE FOR INVESTIGATION AND REMEDIATION

Former Framatome facility
80 Wampus Lane, Milford, Connecticut

TASK #	DESCRIPTION	PROPOSED COMPLETION DATE
1	Submit Revised Schedule for Investigation and Remediation to CT DEP*	July 8, 2004
2	Remove existing stockpiled soil and concrete pile from Site as hazardous waste	By July 15, 2004
3	Initiate investigation of swale area (AOC-1)	By July 30, 2004
4	Complete investigation of swale area (AOC-1)	By August 15, 2004
5	Develop Swale Area specific RAP for review and comment by DEP	September 1, 2004
6	Provide Public Notice of Proposed Remediation	September 15, 2004
7	Address Public Comments, if any; Revise RAP, as necessary	October 15, 2004
8	Initiate Swale Remediation	October 22, 2004
9	Complete Swale Remediation	November 12, 2004
10	Initiate Investigation of other AOCs not previously characterized	By November 19, 2004
	Complete Characterization of other AOCs not previously characterized	By December 15, 2004
	Develop RAP for remainder of Site for review and comment by DEP	By December 31, 2004
12	Address DEP Comments, if any; Revise RAP, as necessary	By January 15, 2005
	Commence Remediation of remaining AOCs in Accordance with Revised RAP	By January 31, 2005
	Prepare Phase IV Report	Within 90 days of completion of site remediation and confirmation groundwater monitoring
	Submit Verification of Site Remediation by LEP	Within 15 days after completion of Phase IV Report